## Minteriot Manual

	SOUTHERN	DISTRICT OF -	OHI	o 2006 SEP 13 PM 2: 21
UNITED	STATES OF AMERIC	<b>:A</b>		- 第二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十二十
	V.		APPEARA	NCE BOND
Tor	-i Shelte	io.o		
	Defendant		CASE NUMBER:	1:01cr77-3
Non-surety: Surety: conal representa	We, the undersigne atives, jointly and	defendant acknowledge that I and jointly and severally acknowled severally, are bound to pay and there has been or	edge that we and o to the United St leposited in the Re	tates of America the sum of egistry of the Court the sum of
_ 0 _		in cash or No Amount		
The conditions	s of this bond are tha	at the defendant Terri	helton	
endant's release of the held to answendering to serve the list agreed the shall continue	as may be ordered or wer or the cause trait any sentence impo- and understood that until such time as the	endant's appearance in this case r notified by this court or any othe nsferred. The defendant is to ab sed and obeying any order or di at this is a continuing bond (in the undersigned are exonerated.	r United States dist ide by any judgmo rection in connecti ncluding any prod	trict court to which the defendant ent entered in such a matter be soon with such judgment.  Ceeding on appeal or review
endant's release at be held to answendering to serve at is agreed the shall continue of the defendar at this bond is to be defended at the defender thaving cognization severally for the agreement of the severally for the severally for the agreement of the several for the agreement of the several for	as may be ordered or wer or the cause train e any sentence impo- and understood that until such time as the at appears as ordered e void, but if the defe- thwith. Forfeiture of the nice of the above enti- ted, judgment may be amount above stated	r notified by this court or any other insterred. The defendant is to absect and obeying any order or distant this is a continuing bond (in the undersigned are exonerated. It is don't notified and otherwise obeys and antifaits to obey or perform any inis bond for any breach of its conditted matter at the time of such breach entered upon motion in such Urit together with interest and costs,	r United States districted by any judgment of the connection in connection and performs the form of these conditions may be declared and if the bond inted States district and execution may	trict court to which the defendance of entitle entered in such a matter be ion with such judgment.  The ceeding on appeal or review or egoing conditions of this bond as, payment of the amount of the ared by any United States district if forfeited and if the forfeiture is court against each debtor joint to be issued and payment secure
endant's release at be held to answendering to serve it is agreed the shall continue if the defendar in this bond is to be dishall be due for it having cognizated aside or remit severally for the approvided by the Foreign in the severally for the approvided by the Foreign in the severally for the se	as may be ordered of wer or the cause train e any sentence impo- and understood that until such time as the until such time as the at appears as ordered e void, but if the defe- thwith. Forfeiture of the nice of the above enti- ted, judgment may be amount above stated, ederal Rules of Crim	r notified by this court or any other insferred. The defendant is to absect and obeying any order or distant this is a continuing bond (in a undersigned are exonerated. In a contified and otherwise obeys and ant fails to obey or perform any his bond for any breach of its conditted matter at the time of such breach entered upon motion in such Urrangether with interest and costs, hinal Procedure and any other law	r United States districted by any judgment rection in connection in connection including any production and performs the following of these conditions may be declared and if the bond inted States district and execution may be sof the United States cinnation of the United States	trict court to which the defendarent entered in such a matter being with such judgment.  ceeding on appeal or review oregoing conditions of this bonders, payment of the amount of this ared by any United States districted if forfeited and if the forfeiture is court against each debtor jointly be issued and payment secure eates.
endant's release at be held to answendering to serve it is agreed the shall continue if the defendar at this bond is to be dishall be due for thaving cognizated aside or remit severally for the agrovided by the Firm this bond is s	as may be ordered of wer or the cause trained any sentence imposed and understood that until such time as the until such time as ordered evoid, but if the defet thwith. Forfeiture of the above entitled, judgment may be amount above stated ederal Rules of Criming igned on 9-13	r notified by this court or any other insferred. The defendant is to absect and obeying any order or distant this is a continuing bond (in the undersigned are exonerated. In a contified and otherwise obeys and ant fails to obey or perform any his bond for any breach of its conditted matter at the time of such breach or any other law together with interest and costs, hinal Procedure and any other law together.	r United States districted by any judgment rection in connection in connection including any production and performs the following of these conditions may be declared and if the bond inted States district and execution may also of the United States cinnation of the United States in	trict court to which the defendarent entered in such a matter being with such judgment.  ceeding on appeal or review oregoing conditions of this bond is, payment of the amount of this ared by any United States districted if forfeited and if the forfeiture is court against each debtor jointly be issued and payment secure ates.
endant's release at be held to answendering to serve it is agreed the shall continue.  If the defendar is this bond is to be defended to shall be due for it having cognizated aside or remit severally for the agrovided by the Formula.  This bond is secondant.	as may be ordered of wer or the cause trained any sentence imposand understood that until such time as the until such time as ordered evoid, but if the defet thwith. Forfeiture of the above entitled, judgment may be amount above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above stated ederal Rules of Criminal Importance of the above entitles and the above entitles of the above entitles and the above entitles of the above entitles and the above entitles of the above entitl	r notified by this court or any other insferred. The defendant is to absect and obeying any order or distant this is a continuing bond (in the undersigned are exonerated. In the undersigned are exonerated. In the undersigned and otherwise obeys and ant fails to obey or perform any his bond for any breach of its condititled matter at the time of such breach of the undersigned upon motion in such Urrogether with interest and costs, hinal Procedure and any other law that the time of such breach of the undersity of	r United States districted by any judgment of these conditions may be declarated States districted States districted States districted by of the United States districted by one of the United States districted b	trict court to which the defendarent entered in such a matter being with such judgment.  ceeding on appeal or review oregoing conditions of this bond is, payment of the amount of this ared by any United States districted if forfeited and if the forfeiture is court against each debtor jointly be issued and payment secure ates.
endant's release at be held to answendering to serve it is agreed the shall continue.  If the defendar is this bond is to be defended to shall be due for it having cognizated aside or remit severally for the agrovided by the Formula.  This bond is secondant.	as may be ordered of wer or the cause trained any sentence imposed and understood that until such time as the until such time as ordered evoid, but if the defet thwith. Forfeiture of the above entitled, judgment may be amount above stated ederal Rules of Criming igned on 9-13	r notified by this court or any other insferred. The defendant is to absed and obeying any order or distant this is a continuing bond (in a undersigned are exonerated.  If or notified and otherwise obeys and ant fails to obey or perform any his bond for any breach of its conditted matter at the time of such breach entered upon motion in such Urrangether with interest and costs, hinal Procedure and any other law Date  Address.	r United States districted by any judgment rection in connection in connection including any production and performs the following of these conditions may be declared and if the bond inted States districted and execution may be soft the United States of the Uni	trict court to which the defendarent entered in such a matter being with such judgment.  ceeding on appeal or review oregoing conditions of this bond is, payment of the amount of this ared by any United States districted if forfeited and if the forfeiture is court against each debtor jointly be issued and payment secure ates.
endant's release at be held to answendering to serve it is agreed the shall continue.  If the defendar is this bond is to be defended to shall be due for it having cognizated aside or remit severally for the agrovided by the Formula.  This bond is secondant.	as may be ordered of wer or the cause trained any sentence imposand understood that until such time as the appears as ordered evoid, but if the defet thwith. Forfeiture of the above entitled, judgment may be amount above stated ederal Rules of Criming and on 9-13	r notified by this court or any other insferred. The defendant is to absect and obeying any order or distant this is a continuing bond (in the undersigned are exonerated. In the undersigned are exonerated. In the undersigned and otherwise obeys and ant fails to obey or perform any his bond for any breach of its condititled matter at the time of such breach of the undersigned upon motion in such Urrogether with interest and costs, hinal Procedure and any other law that the time of such breach of the undersity of	r United States districted by any judgment rection in connection in connection including any production and performs the following of these conditions may be declared and if the bond inted States districted and execution may be soft the United States of the Uni	trict court to which the defendarent entered in such a matter being with such judgment.  ceeding on appeal or review oregoing conditions of this bond as, payment of the amount of this ared by any United States district if forfeited and if the forfeiture is court against each debtor joint be issued and payment secure ates.
endant's release of be held to answendering to serve it is agreed it is agreed in shall continue. If the defendar this bond is to be dishall be due for it having cognizated aside or remit severally for the agrovided by the Findant.	as may be ordered of wer or the cause trained any sentence imposand understood that until such time as the until such time as the appears as ordered a void, but if the defeathwith. Forfeiture of the nace of the above entitled, judgment may be amount above stated address Rules of Criminal Indiana India	r notified by this court or any other insferred. The defendant is to absed and obeying any order or distant this is a continuing bond (in a undersigned are exonerated.  If or notified and otherwise obeys and ant fails to obey or perform any his bond for any breach of its conditted matter at the time of such breach entered upon motion in such Urrangether with interest and costs, hinal Procedure and any other law Date  Address.	r United States districted Sta	trict court to which the defendant ent entered in such a matter by ion with such judgment.  ceeding on appeal or review oregoing conditions of this bond as, payment of the amount of this ared by any United States district if forfeited and if the forfeiture is court against each debtor jointly be issued and payment secured ates.

## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF OHIO WESTERN DIVISION

## **CONDITIONS OF RELEASE**

UNITED STATES OF AMERICA

-VS-		CASE NO.	1:01cr77-3
TERRI SHELTON			
I, <u>Terri Shelton</u>	, understand that:		

- 1. I shall not, at anytime for any reason whatsoever, leave the Southern District of Ohio area, without first obtaining written permission of this Court; (See Counties listed on Side 2)
- I shall not change my present address in this District without first advising the Clerk of Court, Pretrial Services and the United States Attorney, in writing;
- 3. I shall appear before this Court in accordance with all notices;
- 4. If I fail to appear before this Court when ordered, an additional criminal charge, separate and apart from the offense presently charged, could be lodged against me;
- 5. I shall not possess a firearm or any other dangerous weapon;
- 6. I shall refrain from excessive use of alcohol, and any use or possession of a narcotic drug and other controlled substance unless prescribed by a licensed medical practitioner;
- 7. I shall not commit any local, state or federal crime while on bond;
- 8. A violation of any condition of my bond may result in forfeiture of bail by this Court, and cause a bench warrant for my arrest to be issued.

I acknowledge that I have read the above and that I fully understand the conditions of my bond and the possible penalties for violation of any of those conditions. I further acknowledge that I have been given a copy of these conditions, and that I have been informed of the counties in which I may travel in the Southern District of Ohio area. These counties are listed on Side 2 of this form.

i:\common\forms\conditions

## SOUTHERN DISTRICT OF OHIO AREA IN WHICH YOU MAY TRAVEL:

OHIO COUNTIES: Adams, Brown, Butler, Clermont, Clinton, Hamilton, Highland, Lawrence, Scioto, Warren, Athens, Belmont, Coshocton, Delaware, Fairfield, Fayette, Franklin, Gallia, Guernsey, Harrison, Hocking, Jackson, Jefferson, Knox, Licking, Logan, Madison, Meigs, Monroe, Morgan, Morrow, Muskingham, Noble, Perry, Pickaway, Pike, Ross, Union, Vinton, Washington, Champaign, Clark, Darke, Greene, Miami, Montgomery, Preble and Shelby. KENTUCKY COUNTIES: Kenton, Boone and Campbell. INDIANA COUNTY: Dearborn.

COURT PERSONNEL: Clerk's Office United States Pretrial Ser United States Probation United States Marshal United States Attorney	vices 221 E. Fourth Stre	Room 103 Room 301 Room 110 Room 130 et, Suite 400	(513) 564-7500 (513) 564-7590 (513) 564-7575 (513) 684-3594 (513) 684-3711
United States Magistrate United States Magistrate			
Dated at Cincinnati, Ohio	this <u>13th</u> day o	ofSeptember	, 20 <u>06</u>
	Defendant's signatur	е	
	Address		
	Cincinnati	ohio	45214
	City	State	Zip Code
	5/3	381-0929	
	Area Code	Telephone Numbe	r
IAMES BONINI Clerk			

JAMES BONINI, Clerk

**Deputy Clerk** 

SPECIAL CONDITIONS: